UNITED STATES DISTRICT OF FOR THE DISTRICT OF MASSACE	FILE	D
CNITED STATES DISTRICT GO	外ERKS	OFFICE
FOR THE DISTRICT OF MASSACE	IUSETTS	, <del>)</del>

	: 2005 FEB 10+ P 4: 29
CHAMPPS ENTERTAINMENT, INC., Plaintiff,	) リミ DISTRICT COURT ) CONSTRUTE OF 4MA 8SVZ )
V.	) )
AMERICAN INTERNATIONAL GROUP, INC., and NATIONAL UNION FIRE INSURANCE COMPANY OF PITTSBURGH PA, Defendants.	) ) ) !, ) )
	) \

Assented-To Motion of the Defendants, American International Group, Inc. and National Union Fire Insurance Company of Pittsburgh, Pa., to Enlarge Time to Respond to the Complaint of the Plaintiff, Champps Entertainment, Inc.

The defendants, American International Group, Inc. ("AIG") and National Union Fire Insurance Company of Pittsburgh, PA ("National Union"), respectfully move, with the assent of the plaintiff, to enlarge the time by which AIG and National Union must answer, object or otherwise respond to the plaintiff's Complaint until February 18, 2005.

On December 13, 2004, the United States District Court for the Southern District of New York (the "New York Federal Court") granted National Union's Petition to Compel Arbitration which was filed on August 9, 2004. In light of the New York Federal Court's ruling, the parties have been exploring the possibility of settlement. Accordingly, the parties seek an enlargement of time until February 18, 2005 to permit for continued settlement discussions between the parties.

Counsel for the plaintiff assented to this motion by telephone on February 10, 2005.

WHEREFORE, AIG and National Union request that this Court allow this

Assented-To Motion and extend the time for AIG and National Union to respond to

Champp's Complaint until February 18, 2005.

The Defendants,

The Plaintiff,

AMERICAN INTERNATIONAL GROUP, INC. and NATIONAL UNION FIRE INSURANCE COMPANY OF PIFTSBURGH, PA,

CHAMPPS ENTERTAINMENT, INC.,

your / Enl

By their Attorneys,

James J. Duane, III, Esq.

B.B.O. # 136500

Eric M. Chodkowski, Esq.

B.B.O. # 648629

TAYLOR, DUANE, BARTON &

GILMAN, LLP

160 Federal Street, 5th Floor

Boston, MA 02110

(617) 654-8200

By its Attorneys,

Donna Depoian, Esq. B.B.O. # 547215 614 Forest Street

North Andover, MA 01845

(978) 725-8880

## CERTIFICATE OF Rule 7.1 CONFERENCE AND OF SERVICE

I, Eric M. Chodkowski, hereby certify that, prior to filing the within motion. I conferred with counsel for the planniff concerning said motion, who advised that they assent to said motion. I further certify that on February 10, 2005, I served a copy of the above motion by mailing same, postage prepaid to all counsel of record.

Enc M. Chodkowski